UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA

In re:				Case No. 11-52184-SLJ			
Darlene Rose Bowland Debtor(s)			/ C	/ CHAPTER 13 PLAN			
1.	Trus		50.00 per month, wh	ich will increase throu	trol of the Trustee, and the Egh a lump sum payment onth. Initial attorneys fee	as explained	
2.	From the payments received, the Trustee will make disbursements as follows:						
	(a) On allowed claims for expenses of administration required by 11 U.S.C. § 507(a)(2) in deferred payments.						
	(b)	On allowed secured claims, which shall be treated and valued as follows: Value of Estimated Mortgage/ Adequate Protection Interest Rate					
		Name	Collateral	Lease Arrears	Payments (If specified)	(If specified)	
3.	real the						
 the court. Any allowed unsecured claim for damages resulting from the rejection will be paid under paragraph 2(d). The Debtor(s) will pay directly the following fully secured creditors and lessors or creditors holding long-term debt: Name Monthly Payment Name Monthly Payment 					-term debt:		
5.	The date this case was filed will be the effective date of the plan as well as the date when interest ceases accruing on unsecured claims against the estate.						
6.		The Debtor(s) elect to have property of the estate: revest in the debtor(s) at such time as a discharge is granted or the case is dismissed. revest in the debtor(s) upon plan confirmation. Once property revests, the Debtor(s) may sell or refinance real or personal property without further order of the court, upon approval of the Chapter 13 Trustee.					
Dated: 03/21/2011 /s/ Darlene			/s/ Darlene R.	Bowland			
Dut			Debtor		Debtor		
					tify that the foregoing chapt r use in the San Jose Divisio		
Dat	ed: 3/	/21/2011		/s/ Wayne A. S	Silver		
2				Attorney for Debtor(s)			

Rev. 04/06 (This certification must be signed for any Model Chapter 13 Plan generated by WordPerfect, Word, or other word processing program.)

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Attachment One To Chapter 13 Plan

Reserving all rights and remedies and without admission either express or implied, the Debtor further proposes pursuant to 11 U.S.C. §1322(b):

The contingent, unliquidated and disputed unsecured claim of Wachovia Mortgage, a Division of Wells Fargo Bank ("WFB"), if any, is for rescission under the Truth In Lending Act (15 U.S.C. Sec. 1601, et seq.). This claim is subject to set off by the damages the Debtor intends to recover against WFB in the civil action styled *Darlene Bowland v. Vanda Karamehemedovic, et al.*, filed on March 1, 2011 in the Santa Clara Superior Court, Case No. 111-CV195442. The Debtor further expects to recover sufficient funds from the aforesaid lawsuit to repay all Allowed Claims in full within thirty-six (36) months with interest, upon which she will make the necessary lump sum payment to the Trustee to pay all such Allowed Claims and other Chapter 13 fees and expenses.